DEC 0 3 20	NIT WE SEEM THE RESIDENCE OF 1995	. no person	s are required to res	spond to a coll	atent and Ti	PTO/SB/21 (10-07) Approved for use through 10/31/2007. OMB 0651-0031 rademark Office; U.S. DEPARTMENT OF COMMERCE ormation unless it displays a valid OMB control number.	
TRACE			Annication Number			10/646,427	
TRANSMITTAL			Filing Date		21 August	2003	
	FORM		First Named Inventor		Johnson, Donald Ole		
			Art Unit		3634		
(to be used for all correspondence after initial filing)			Examiner Name	е	Thompson, Hugh B.		
Total Number of Pages in This Submission 7			Attorney Docket Number TLR-5231		TLR-5231	us	
ENCLOSURES (Check all that apply)							
Fee Transmittal Form Fee Attached Amendment/Reply After Final Affidavits/declaration(s) Extension of Time Request Express Abandonment Request Information Disclosure Statement			Drawing(s) Licensing-related Papers Petition Petition to Convert to a Provisional Application Power of Attorney, Revocation Change of Correspondence Address Terminal Disclaimer Request for Refund CD, Number of CD(s) Landscape Table on CD			After Allowance Communication to TC Appeal Communication to Board of Appeals and Interferences Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) Proprietary Information Status Letter Other Enclosure(s) (please Identify below): Declaration in Support of Petition (3p), Return Post Card (1p)	
Ci No	SIGNA	TURE O	F APPLICAN	IT, ATTOF	RNEY, O	R AGENT	
Firm Name Tipton L. Randall							
Signature Typton L. Randall							
Printed name	Tipton L. Randall						
Date	30 November 2007			R	eg. No.	32,626	
CERTIFICATE OF TRANSMISSION/MAILING hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below:							

Signature

Landell

Tipton L. Randall Typed or printed name

Date

30 November 2007

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.





UTILITY PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Johnson, Donald O.

Serial No.:

10/646,427

Filed:

21 August 2003

Title:

EMERGENCY LADDER SYSTEM

AND METHOD OF USE

Art Unit:

3634

Examiner:

Thompson, Hugh B.

Agent Ref:

TLR-5231 US

FIRST CLASS MAILING CERTIFICATE

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail under 37 C.F.R.§ 1.8 in an envelope addressed to the Assistant Commissioner for Patents, Washington, D.C. 20231 on

ratents, wasnington, D.C. 20231 on

November 200/

(Date)

(Print Name)

(Signature)

RENEWED PETITION FOR REVIVAL OF AN ABANDONED APPLICATION (UNINTENTIONAL) UNDER 37 C.F.R. 1.137(b)

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This is in response to the Decision on Petition that was mailed October 4, 2007, to which a request for reconsideration of the decision must be submitted by December 4, 2007. Applicant hereby requests renewal and reconsideration of the petition to the Commissioner under 37 C.F.R. 1.137(b) to accept the delayed Amendment and Response to an Office Action for the above-identified application.

The Decision on Petition dismissed the filed petition for revival of the above-identified

application because the petition did not include item (3), "a statement that the entire delay in filing

the required reply from the due date for the reply until the filing of a grantable petition pursuant to

37 CFR 1.137 (b) was unintentional." Submitted here with is a Declaration by inventor Donald O.

Johnson as to the delay in filing the required reply from the due date for the reply until the filing of

a grantable petition was unintentional.

Applicant respectfully requests that his petition receives reconsideration and be granted in

view of the supporting Declaration, and that the late Amendment and Response, in reply to the

Office Action mailed 7 July 2004, be accepted.

Enclosed are: (1) a Cover Letter entitled "Renewed Petition Under 37 CFR 1.137 (b); (2) a

Declaration of Donald O. Johnson in Support of Petition; (3) a Transmittal Form; and (4) a Return

Post Card.

Respectfully submitted,

Date 30 November 2007

Tipton L Randall, #32,626

19371 55th Avenue

Chippewa Falls, WI 54729

Telephone: 715-720-1969

FAX: 715-720-2373

TLR

Enclosures

DEC 0 8 2007

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

ant(s): Johnson, Donald O.

Application No.: 10/646,427

Filing Date: 21 August 2003

Title: Emergency Ladder System and Method of Use

Group Art Unit/Examiner: Thompson, Hugh B.

Attorney Docket No.: TLR-5231 US

DECLARATION OF DONALD O. JOHNSON IN SUPPORT OF PETITION

I, Donald O. Johnson, declare as follows:

1. I am over eighteen years old, and reside at E5034 429th Avenue, Menomonie, WI, 54751,

and make this declaration based on my personal knowledge.

2. I make this declaration in support of the Petition for Revival of an Abandoned

Application (Unintentional) Under 37 C.F.R. 1.137(b) for the above-referenced application.

3. As to time period (1), the delay in reply that originally resulted in the abandonment, that

time period being from July 7, 2004, to November 16, 2004, I attempted to make a suitable

response to a First Office Action by amending the rejected claims. The Examiner indicated

that the amendment was non-compliant and provided only thirty (30) days to file a compliant

amendment. I then spoke with several individuals at the Patent Office and with the Examiner

as to the requirements for a compliant amendment. Due to my inexperience in these matters,

-1-

I did not understand what was required for a compliant amendment response. In addition,

I had been out of work for six (6) months during time period (1) and did not have the

finances to contact either a patent attorney or an agent to represent me on this matter. Thus,

I had no intention to abandon the patent application during this time period. My financial

situation forced me to abandon the application, despite my intention to prevent abandonment.

4. As to time period (2), the delay in filing an initial petition pursuant to 37 CFR 1.137 (b) to revive the application, that time period being from November 17, 2004, to March 27, 2007, I continued to experience financial difficulties for the next two years and had no money to retain either a patent attorney or an agent to represent me on this matter. Again, I had no intention of abandoning the patent application during this time period. My financial situation prevented me from attempting to revive the application, despite my intention to revive the application. My financial situation finally improved sufficiently to retain an agent to represent me in this matter. I contacted patent agent Tipton L. Randall, Reg. No. 32,626, in late December 2007 and requested that he revive the abandoned patent application. Due to health problems, agent Randall was not able to prepare and file an initial petition pursuant to 37 CFR 1.137 (b) to revive the application until March 27, 2007. Thus, I had no intention to abandon the patent application during this time period. My financial situation forced me to delay revival of the application, despite my intention to do otherwise.

5. I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Date: 11/18/07

Name: Donald O. Johnson